ENROLLED 1998 Legislature

1 2 An act relating to fire prevention and control; 3 amending s. 633.537, F.S.; changing expiration 4 and renewal of certificates of competency for 5 fire protection contractors from an annual to a 6 biennial basis; revising continuing education 7 requirements and providing transitional continuing education requirements, to conform; 8 9 amending s. 633.524, F.S.; increasing the renewal fee, to conform; amending s. 633.60, 10 F.S., relating to engaging in the business or 11 12 acting in the capacity of a contractor of automatic fire sprinkler systems, to conform; 13 14 providing an effective date. 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 Section 1. Subsection (1) of section 633.524, Florida 19 Statutes, is amended to read: 20 633.524 Certificate fees; use and deposit of collected 21 funds.--22 (1) The initial application fee for each class of 23 certificate shall be \$300. The biennial annual renewal fee for each class of certificate shall be\$250\$150. The fee for 24 certificates issued as duplicates or to reflect a change of 25 26 address shall be \$5 each. The fee for each examination or reexamination scheduled shall be \$100. 27 28 Section 2. Section 633.537, Florida Statutes, is 29 amended to read: 30 633.537 Certificate; expiration; renewal; inactive certificate; continuing education .--31 1 CODING: Words stricken are deletions; words underlined are additions.

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Certificates shall expire every 2 years annually 1 (1) 2 at midnight on June 30. Effective with the June 30, 1998, 3 renewal, all certificates must be renewed every 2 years. The 4 failure to renew a certificate during June shall cause the 5 certificate to become inoperative, and it is unlawful thereafter for any person to engage, offer to engage, or hold 6 7 herself or himself out as engaging in contracting under the certificate unless the certificate is restored or reissued. A 8 9 certificate which is inoperative because of failure to renew 10 shall be restored on payment of the proper renewal fee if the application for restoration is made within 90 days after June 11 12 30. If the application for restoration is not made within the 90-day period, the fee for restoration shall be equal to the 13 14 original application fee, and, in addition, the State Fire 15 Marshal shall require examination or reexamination of the 16 applicant. 17 (2) A person who holds a valid certificate may maintain such certificate in an inactive status during which 18 19 time she or he may not engage in contracting. An inactive status certificate shall be void after a 2-year 3-year period. 20 The biennial annual renewal fee for an inactive status 21 certificate shall be \$75. An inactive status certificate may 22 23 be reactivated upon application to the State Fire Marshal and payment of the initial application fee. 24 (3)(a)1. Effective July 1, 1996, A certificate for the 25 26 Contractor I, II, and III, and IV classifications as defined in this chapter shall not be renewed unless the 27 certificateholder produces documentation of at least 32 24 28 29 contact hours of continuing education in the fire protection discipline during the biennial licensure period. Holders of 30 Contractor IV certificates are required to obtain 14 contact 31

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hours of continuing education encompassing the appropriate 1 2 National Fire Protection Association fire sprinkler documents 3 prior to renewal.Contractor V certificates are required to 4 obtain 14 contact hours of continuing education each year 5 prior to renewal, at least 1 hour of which is in the fire 6 protection discipline. Any continuing education hours approved 7 pursuant to chapter 489 by the Construction Industry Licensing 8 Board for underground utility and excavation contractors, or 9 approved for any other licensees under that board which perform activities requiring licensure as a Contractor V, 10 shall be considered as also approved to comply with Contractor 11 12 V continuing education requirements. A Contractor V shall provide to the State Fire Marshal evidence of approval of such 13 14 coursework by the Construction Industry Licensing Board. 15 2. Any continuing education hours approved by the department for a Contractor I, Contractor II, Contractor III, 16 17 Contractor IV, or Contractor V certificateholder shall be 18 considered as also approved to comply with continuing 19 education requirements for underground utility and excavation 20 contractors, or approved for any other licensees under the Construction Industry Licensing that Board which perform 21 activities requiring licensure as a Contractor V. Such 22 23 continuing education requirements under this section may include seminars and conferences if the program and subject 24 25 thereof is acceptable to the State Fire Marshal. 26 3. The contact hours of continuing education must be 27 obtained within the licensure period year, except that 28 acceptable training and education including seminars and 29 conferences received within 18 months prior to June 30, 1997, will be allowed during this first year of continuing education 30 requirements. 31

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1998 Legislature

1 (b) Notwithstanding paragraph (a), and only for the renewal effective June 30, 1998, a holder of a Contractor I, 2 3 Contractor II, or Contractor III certificate shall produce 4 documentation of at least 16 contact hours, and a Contractor 5 IV, 7 contact hours, of continuing education in the fire 6 protection discipline, and a holder of a Contractor V 7 certificate shall produce documentation of at least 7 contact 8 hours of continuing education, at least 1 hour of which is in 9 the fire protection discipline. Section 3. Section 633.60, Florida Statutes, is 10 amended to read: 11 12 633.60 Automatic fire sprinkler systems for one-family dwellings, two-family dwellings, and mobile homes .--13 14 (1) It is unlawful for any person to engage in the 15 business or act in the capacity of a contractor of automatic fire sprinkler systems for one-family dwellings, two-family 16 17 dwellings, and mobile homes without having been duly certified and holding a current annual renewal certificate as a 18 19 Contractor I, Contractor II, or Contractor IV as defined in s. 633.021. 20 21 A person who violates any provision of this (2) section commits is guilty of a misdemeanor of the second 22 23 degree, punishable as provided in s. 775.082 or s. 775.083. Section 4. This act shall take effect upon becoming a 24 25 law. 26 27 28 29 30 31 4 CODING: Words stricken are deletions; words underlined are additions.